

UMARKED COPY OF THE AMENDED CLAIMS

9. A process according to Claim 34 for making a customized coffee beverage product by delaying dilution of a coffee extract for a period of time in excess of about 15 minutes after the onset of brewing of the extract.
14. The process of Claim 34 wherein the coffee extract is prepared from ingredients comprising an extract portion of water and a dry, roast and ground coffee, and the weight ratio of the extraction portion of water to the dry, roast and ground coffee is in the range of from about 5:1 to about 24:1.
18. The process of Claim 34 wherein the coffee extract is diluted at a coffee extract to water ratio in the range of from about zero to about 1:15.
20. The process of Claim 34 wherein the coffee extract has a brew solids of less than about 10%.
24. The process of Claim 34 wherein the coffee extract has a minimum brew solids of greater than about 1.2%.

REMARK

New Claim 34

New Claim 34 has been added. All of the remaining claims now depend from Claim 34. No new matter has been added. Claim 34 claims a customized coffee beverage prepared entirely within a coffee brewer. The customized coffee beverage is made from a prepared and stored coffee extract having a brew solids of less than about 30% and a Delta Yield of less than about 10%.

Support for Claim 34 can be found in the specification at the following: page 4, lines 15-32; page 4, lines 35-36 to page 5, lines 1-4; page 5, lines 29-33; page 6, lines 1-3; page 9, lines 23-35 to page 12, lines 1-10.

35 U.S.C. § 112 Rejections

Claims 8-33 stand rejected under 35 U.S.C. § 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventors, at the time the application was filed, had possession